TITLE VI PROGRAM

FOR FENTRESS COUNTY, TENNESSEE

PRESENTED DURING THE
REGULAR SESSION OF THE
FENTRESS COUNTY BOARD
OF COMMISSION MEETING
ON OCTOBER 20, 2008

REVISED September 11, 2013

November 13, 2014, September 5, 2018

Title VI PROGRAM PRESENTED FOR APPROVAL INCLUDES THE FOLLOWING

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RESOLUTION TO AFFIRM COMPLIANCE WITH FEDERAL TITLE VI REGULATIONS

WHEREAS, both Title VI of the Civil Rights Act of 1964 and the Civil Rights Restoration Act of 1987 provide that no person in the United States shall, on the ground of race, color or national origin be excluded from participation in, be denied the benefits of or be subjected to discrimination under any program or activity receiving federal financial assistance; and

WHERRAS, the Tennessee Attorney General opined in Opinion No. 92.47 that state and local governments are required to comply with Title VI of the Civil Rights Act in administering federally funded programs; and

WHEREAS, the Community Development Division of the Tennessee Department of Economic and Community Development administers the Three-Star Program and awards financial incentives for communities designated as Three-Star communities; and

WHEREAS, by virtue of the Tennessee Department of Economic and Community Development receiving federal financial assistance all communities designated as Three-Star communities must confirm that the community is in compliance with the regulations of Title VI of the Civil Rights Act of 1964 and the Civil Rights Restoration Act of 1987;

NOW, THEREFORE, BE IT RESOLVED, by the county legislative body of Fentress County, Tennessee, meeting in regular session at Fentress County, Tennessee, that:

SECTION 1. The legislative body of <u>FENITESS</u> County declares that the county is in compliance with the federal Title VI regulations.

SECTION 2. The Department of Economic and Community Development may from time to time monitor the county's compliance with federal Title VI regulations.

SECTION 3. This Resolution shall take effect upon adoption, the public welfare requiring it.

Adopted this 30 day of OCtober , 2008

APPROVED:

County Mayor

ATTEST:

Marilyn Stephens

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RESOLUTION 2016-13 TO AFFIRM COMPLIANCE WITH

FEDERAL TITLE VI REGULATIONS

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WHEREAS, by virtue of the Tennessee Department of Economic and Community Development receiving federal financial assistance all communities designated as Three-Star communities must confirm that the community is in compliance with the regulation of Title VI of the Civil Rights Act of 1964 and the Civil Rights Restoration Act of 1987;

NOW, THEREFORE, BE IT RESOLVED, by the county legislative body of Fentress County, Tennessee, meeting in regular session at Fentress County, Tennessee, that:

SECTION 1. The legislative body of Fentress County declares that the county is in compliance with federal Title VI regulations.

SECTION 2. The Department of Economic and Community Development may from time to time monitor the county's compilance with federal Title VI regulations.

SECTION 3. This Resolution shall take effect AND confirm upon adoption that Fentress County is in compliance with Title VI regulations, the public welfare requiring it.

Adopted this 17th day of October, 2016

APPROVED:

MICHAEL CROSS, COUNTY EXECUTIVE

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Fentress County Government - Title VI

History and Purpose of Title VI

The landmark Civil Rights Act of 1964 was a product of the growing demand during the early 1960s for the Federal Government to launch a nationwide offensive against racial discrimination. In calling for its enactment, President John F. Kennedy identified "simple justice" as the justification for Title VI:

Simple justice requires that public funds, to which all taxpayers of all races contribute, not be spent in any fashion which encourages, entrenches, subsidizes, or results in racial discrimination. Direct discrimination by Federal, State, or local governments is prohibited by the Constitution. But indirect discrimination, through the use of Federal funds, is just as invidious; and it should not be necessary to resort to the courts to prevent each individual violation.

Title VI was not the first attempt to ensure that Federal monies not be used to finance discrimination on the basis of race, color, or national origin. For example, various prior Executive Orders prohibited racial discrimination in the armed forces, in employment by federally funded construction contractors, and in federally assisted housing. (2) Various Federal court decisions also served to eliminate discrimination in individual federally assisted programs. (3)

Congress recognized the need for a statutory nondiscrimination provision such as Title VI to apply across-the-board "to make sure that the funds of the United States are not used to support racial discrimination." 110 Cong. Rec. 6544 (Statement of Sen. Humphrey). Senator Humphrey, the Senate manager of H.R. 7152, which became the Civil Rights Act of 1964, identified several reasons for the enactment of Title VI. Id. First, several Federal financial assistance statutes, enacted prior to Brown v. Board of Education, 347 U.S. 483 (1954), expressly provided for Federal grants to racially segregated institutions under the "separate but equal" doctrine that was overturned by Brown. Although the validity of these programs was doubtful after Brown, this decision did not automatically invalidate these statutory provisions. Second, Title VI would eliminate any doubts that some Federal agencies may have had about their authority to prohibit discrimination in their programs.

Third, through Title VI, Congress would "insure the uniformity and permanence to the nondiscrimination policy" in all programs and activities involving Federal financial assistance. <u>Id</u>. Thus, Title VI would eliminate the need for Congress to debate nondiscrimination amendments in each new piece of legislation authorizing Federal financial assistance. (4) As stated by Congressman Celler:

Title VI enables the Congress to consider the overall issue of racial discrimination separately from the issue of the desirability of particular Federal assistance programs. Its enactment would avoid for the future the occasion for further legislative maneuvers like the so-called Powell amendment.

Fourth, the supporters of Title VI considered it an efficient alternative to litigation. It was uncertain whether the courts consistently would declare that government funding to recipients that engaged in discriminatory practices was unconstitutional. Prior court decisions had demonstrated that litigation involving private discrimination would proceed slowly, and the adoption of Title VI was seen as an alternative to such an arduous route. See 110 Cong. Rec. 7054 (1964) (Statement by Sen. Pastore).

Further, despite various remedial efforts, racial discrimination continued to be widely subsidized by Federal funds. For example, Senator Pastore addressed how North Carolina hospitals received substantial Federal monies for construction, that such hospitals discriminated against blacks as patients and as medical staff, and that, in the absence of legislation, judicial action was the only means to end these discriminatory practices.

That is why we need Title VI of the Civil Rights Act, H.R. 7152 - to prevent such discrimination where Federal funds are involved. . . . Title VI is sound; it is morally right; it is legally right; it is constitutionally right. . . . What will it accomplish? It will guarantee that the money collected by colorblind tax collectors will be distributed by Federal and State administrators who are equally colorblind. Let me say it again: The title has a simple purpose - to eliminate discrimination in federally financed programs.

President Lyndon Johnson signed the Civil Rights Act of 1964 into law on July 2, 1964, after more than a year of hearings, analyses, and debate. During the course of congressional consideration, Title VI was one of the most debated provisions of the Act.

Source: Title VI Legal Manual Department of Justice

Title VI

What is Title VI?

Title VI prohibits discrimination on the basis of race, color, or national origin in programs and activities receiving Federal financial assistance. Specifically, Title VI provides that

No person in the United States shall, on the ground of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance.

How does Title VI affect my county, city, community or business?

State agencies, local or municipal government entities, educational institutions, for profit and non-profit corporations and institutions that receive federal financial assistance are subject to Title VI of the Civil Rights Act of 1964 and the Civil Rights Restoration Act of 1987. According to the Tennessee Attorney General, state and local governmental agencies that administer federally funded programs are required to comply with Title VI of the Civil Rights act and all applicable federal regulations. The Attorney General concluded that under certain circumstances federal authorities may refuse to grant or continue federal financial assistance for failure to comply with Title VI and its regulations. Therefore, all state and local agencies in Tennessee which administer federally funded programs are advised to use their best efforts in complying with Title VI and all other federal regulations applicable to the administration of such programs.

Policy Statement

Fentress County Government will comply with the Title VI Civil Rights Act of 1964 and the Civil Rights Restoration Act of 1987. The department will utilize its best efforts in maintaining compliance in all programs subject to the requirements of Title VI and all other federal regulations applicable to the administration of such programs.

Fentress County Government:

- will not deny any person service, assistance or other benefits for which you are qualified;
- •will not provide any person with a service different from that provided to others under the same program;
- will not subject any person to separate treatment in any manner related to services, aid or other benefits;
- •will not limit any person in anyway in the use of services, facilities, or any other advantages, privileges, or benefits provided to others under any program;

- •will not treat any person differently from others in deciding whether you meet requirements to receive aid, care, service or other benefit;
- will not deny any person or offer an opportunity different from that offered others in any program or service;
- •will not adopt methods that limit participation by any group of recipients or subject them to discrimination; and
- •will not refer any person to agencies that do not obey civil rights law.

All agencies receiving financial assistance through the department must sign a statement of compliance with Title VI of the Civil Rights Act of 1964.

Complaints of Discrimination

A complaint alleging discrimination may be filed with the Title VI Coordinator. All entities receiving assistance from the department will be required to have information available for public review on the procedures for filing a complaint.

The Title VI Coordinator has the responsibility for receiving, logging, acknowledging, investigating complaints and reporting the findings. The coordinator will notify the commissioner and the appropriate program director when a complaint is received.

After receiving a complaint or identifying potential discriminating activity the department will take the following steps:

- •Within 30 calendar days of receiving the complaint, the Title VI Coordinator will conduct a fact finding investigation. The coordinator will meet with the complainant or the staff member who identified the alleged discriminatory activity to determine the nature of the complaint and whether Title VI requirements were violated. The coordinator will meet with the director in whose area the alleged violation occurred to ascertain the director's perspective on the complaint. The coordinator will notify the members of the Title VI Review Committee
- •If the coordinator determines that discrimination has not occurred, the complainant, commissioner, and program director will be informed. The complainant will then have a right to appeal the decision.
- If the investigation indicates that discrimination did in fact occur, it will be discussed with the program director. The Title VI Coordinator will discuss ways in which to resolve the complaint and seek voluntary corrective action.
- •The complainant, applicant, or program director may appeal any rulings made by the coordinator to the Title VI Review Committee within 10 calendar days of the receipt of the written findings. The request can include relevant documentation and sworn testimony, if any, from appealing party together with any testimony by witnesses having first-hand knowledge of the Title VI violations. The testimony may be in the form of an

affidavit and shall describe in detail the circumstances and events which would lead a reasonable person to believe that a Title VI violation has occurred. The Title VI Review Committee will have broad latitude to review an appealed case and make a finding. The committee may discuss the complaint with the complainant, the alleged offender, the Title VI Coordinator, or other parties to determine the facts. The committee will make a finding on the appeal within 15 calendar days of receipt of the request for appeal.

- If the discriminatory activity cannot be resolved by the committee, a written report on the situation will be prepared and forwarded to the Tennessee Title VI Compliance Commission. If a complaint involves one of the department's federally funded programs, the federal agency sponsoring the program will also be notified. Information will also be provided to the parties involved on the procedures for appealing to the federal level.
- If either the Tennessee Title VI Compliance Commission, or other federal agency determines that discrimination has in fact occurred, the offending party will be denied further services or benefits of the department's programs until the discriminatory activities have been terminated.

Complaints may be filed with:

Fentress County Government Shelli Dalton Title VI Coordinator P. O. Box 1346 Jamestown, TN 38556

Telephone: 931-879-3010

E-Mail: shelli.dalton@FentressCountyTn.gov



Tennessee Department of Transportation Civil Rights Office Title VI Program

This certifies that

Vickie Reagan

has completed

The Online Title VI Program Training

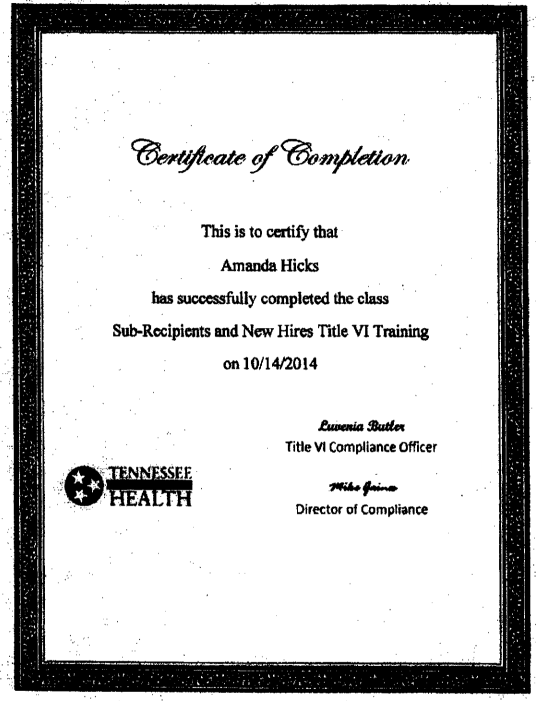
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Sunday, August 18, 2013

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10/14/2014



Tennessee Department of Transportation Civil Rights Office Title VI Program

This certifies that

Amanda Hicks

has completed

The Online Title VI Program Training

On

Friday, October 16, 2015

Certificate of Completion

Page 1 of 1



Certificate of Completion

Tennessee Department of Transportation

Civil Rights Office Title VI Program

This certifies that

Amanda Hicks

has completed

The Online Title VI Program Training

on

Thursday, October 96, 2016

Daloch Keter

Craclifornia





This certificate is awarded to

AMANDA HICKS

Division / Organization

This certifies the above person has completed Title VI training in compliance with federal law.

8-9-2017



Cartificate of Completion



Certificate of Completion

Tennessee Department of Transportation
Civil Rights Office Title VI Program

This certifies that

Amanda Hicks

has completed

The Online Title VI Program Training

Off

Timesday, November 02, 2017



100 to Program Disease



Tennessee Department of Transportation

Civil Rights Office Title VI Program

This certifies that

Becky Crockett

has completed

The Online Title VI Program Training

on

Thursday, November 16, 2017

Director Huter

Tible VI Pregram Director



Certificate of Completion

This certificate is awarded to

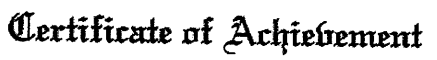
Becky Crockett

Fentress County Government

This certifies the above person has completed Title VI training in compliance with federal law.

August 20, 2018





Shelli Dalton Dalton

Got a Score Of

80/100 (80%)

On

Department of Economic & Community Development: Title VI Training

ProProfs

Oct 7, 2021



PUBLIC NOTICE

TITLE VI OF THE 1964 CIVIL RIGHTS ACT

"No person in the United States shall, on the ground of race, color or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance."

The State Department of Military provides benefits and services such as emergency management assistance, National Guard protection services and facility construction and maintenance, and disaster assistance following a major Presidential declaration. The federal assistance administered by the Military Department are pass through funds to local governments, other state agencies, and certain private non-profit organizations.

Anyone who believes that an agency or local government receiving the federal funding mentioned above has discriminated against someone on the basis of race, color or national origin has a right to file a complaint within 180 days of the alleged discrimination.

FENTRESS COUNTY GOVERNMENT TITLE VI POLICY

1.	No person shall, on the grounds of race, color or national origin, be excluded from participation in, be denied the benefits of, or be subjected to
	discrimination under any program or activity receiving federal financial
	assistance.
2.	This policy applies to all activities of any department of Fentress County
	Government.
3.	The Administrative Assistant has been designated by the Fentress County
	Executive to serve as the Title VI Coordinator whose primary responsibility is
	to facilitate Title VI matters.
4.	Title VI Coordinator will maintain permanent records, submit required Title
	VI reports, complete all Title VI self-surveys and attend necessary training(s).
5.	Title VI information posters, including the name of the Title VI Coordinator
	and contact information, shall be prominently and publicly displayed in each
	department.
6.	Title VI information shall be disseminated to county employees at least once
	per year via payroll stuffers. This brochure of information reminds the
	employees of the county's policy statement, and of their Title VI
	responsibilities in their daily work and duties.
7.	During new employee orientation, new employees shall be informed of the
	provisions of Title VI and the county's expectations to perform their duties
	accordingly. Necessary information shall be distributed to the new employee
	by the Title VI Coordinator.
8.	Title VI information shall be disseminated to citizens at least once per year by
	public service announcement through the newspaper, internet website or local
	broadcast media.
9.	Whenever possible, Fentress County will take positive and specific actions to
'	advise minorities of program availability by using such means of
	communication as newspaper, public area postings and local cable broadcast.
10.	All subcontractors and vendors who receive payments from Fentress County
	Government where funding originates from any federal assistance received by
	the involved department are subject to provisions of Title VI of the Civil
	Rights Act of 1964 as amended.
11.	Written Contracts shall contain nondiscrimination language, either directly or
	through the bid specification package which becomes an associated component
	of the contract
12.	County facilities (such as restrooms, roads, park facilities, etc.) which are
	accessible to citizens shall be accessible without regard to race, color, or
	national origin.
13	County employees shall use courtesy titles (i.e. Mr., Mrs., Ms., or Miss) to
	address citizens without regard to race, color or national origin.

EQUAL OPPORTUNITY TITLE VI POLICY STATEMENT

It is the policy of Fentress County Government to ensure compliance with TITLE VI of the Civil Rights Act of 1964; 49CFR, Part 26; related statutes and regulations to the end that no person shall be excluded from participation in or be denied the benefits of; or be subjected to discrimination under any program or activity on the grounds of race, color, sex, or national origin.

Jimmy Johnson, Fentress County Executive

Any person who believes that he or she has been discriminated against, should contact:

Fentress County Government Office of Human Resources Becky Crockett Title VI Coordinator 101 Main Street Jamestown, TN 38556 931-879-3010

EQUAL OPPORTUNITY TITLE VI POLICY STATEMENT

IT IS THE POLICY OF FENTRESS COUNTY GOVERNMENT TO ENSURE COMPLIANCE WITH TITLE VI OF THE CIVIL RIGHTS ACT OF 1964; 49CFR, PART 26; RELATED STATUTES AND REGULATIONS TO THE END THAT NO PERSON SHALL BE EXCLUDED FROM PARTICIPATION IN OR BE DINIED THE BENEFITS OF; OR BE SUBJECTED TO DISCRIMINATION UNDER ANY PROGRAM OR ACTIVITY ON THE GROUNDS OF RACE, COLOR, SEX, OR NATIONAL ORGIN.

FRANK SMITH, COUNTY EXECUTIVE

ANY PERSON WHO BELIEVIS HE OR SHE HAS BEEN DISCRIMINATED AGAINST SHOULD CONTACT

FENTRESS COUNTY GOVERNMENT OFFICE OF COUNTY EXECUTIVE VICKIE REAGAN TITLE VI COORDINATOR 101 MAIN STREET JAMESTOWN, TN 38556 931-879-7713

FENTRESS COUNTY GOVERNMENT TITLE VI NON-DISCRIMINATION STATEMENT

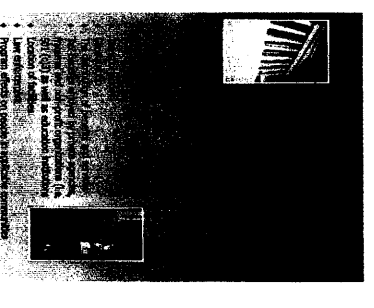
FENTRESS COUNTY ENSURES COMPLIANCE WITH THE TITLE VI OF THE CIVIL RIGHTS ACT OF 1964; 49 CFR, PART 21; RELATED STATUES AND REGULATIONS TO THE END THAT NO PERSON SHALL BE EXCLUDED FROM PARTICIPATION IN OR BE DENIED THE BENEFITS OF, OR BE SUBJECTED TO DISCRIMINATION UNDER ANY PROGRAM OR ACTIVITY RECEIVING FEDERAL FINANCIAL ASSISTANCE FROM THE U.S. DEPARTMENT OF TRANSPORTATION ON THE GROUNDS OF RACE, COLOR, SEX, OR NATIONAL ORGIN.

ANY PERSON WHO BELIEVES HE OR SHE HAS BEEN DISCRIMINATED AGAINST SHOULD CONTACT THE FENTRESS COUNTY TITLE VI COORDINATOR:

FENTRESS COUNTY GOVERNMENT
AMANDA HICKS
TITLE VI COORDINATOR
P.O. BOX 1128
JAMESTOWN, TN 38556
TELEPHONE: 931-879-7713

I ACKNOWLEDGE RECEIPT OF TITLE VI NOTICE AND ITS REQUIREMENTS ALONG WITH THE TITLE VI BROCHURE.

	-
SIGNATURE	DATE



How to file a complaint

Tennoscea Department of Transportation

days to the data of the alleged discrimination. The complaint should include: You may file a signed, written complaint 180

- Your name, address and telephone number.
- The meme and address of the agency, institution, or department you believe discriminated against you.
- How, why, and when you believe you were discriminated as possible about the alleged acts of discrimination, and any other relevant information. against. Include as much specific, detailed information
- The names of any persons, if known, who the TDOT Title VI Division could contact for clarity of your allegations.

Your complaint must be signed and dated



Please submit your complaint to the address stipulated below:

Ternessee Department of Thansportation 505 Deaderick Street, State 1800 Title VI Director

Nastwille, TN 37243-0347 Toll Free: 1-888-370-3647 Telephone: (615) 741-3681 Fax: (615) 741-3169

www.teiswessee.gov/tbot/cave_hearts/Titlevi For a printable complaint form visit our website:

TTY Relay: 1-800-848-0298



carnot discriminate in their employment practices in correction

with highway construction projects or projects assisted by

ederal regimaly Administration.

of second-ther subcontractors who participate in Federal-Aid

ubcontractors may not discriminate in the selection & retartion

fighter construction; and contractors and subcontractors

nata in selection & retention of first-the subcontractors;

Rights Act of 1964. Federal-aid contractors may not discrimi-

anguage which requires compliance with Table VI of the Civil

All Federal-aid contracts must include Title VI contract assurance

Title VI Federal-aid Contract Provisions:

Employment and job training Housing and community development

Natural resources and the environment services and public wethers Healthcare (i.e. Healthan, Paulsaud, Tempeste), socia

Teasure Department of Temporisina, Authorization No. 404407, 10,000 capies, November 2004. This public department was passengand as a cost of \$1000 per cosy.

WWW.tennessee.gov/TDOT/CIVIL-RIGHTS/TITLEVI





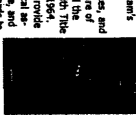
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Tide VI Program Commitment

The Tennessee Department of

any other information in regards to sistance, resources, guidance, and you with high quality technical as-VI of the Civil Rights Act of 1964. responsibilities associated with Title the provisions of Title VI and the service beneficiaries are aware of primary goal is to ensure all Transportation Title VI Program's We are readily available to provide management staff, contractees, and



agency shall make achieving environmental justice part of its mission by identifying and addressing, as appro-

focused attention on Title VI by providing that, "each

and Low-Income Populations. The Executive Order

Justice in Minority Populations

rurther assistance. Title VI. Please do not hesitate to call our office for

What is Title VI of the Civil Rights Act of 1964

in, be denied the benefits of, or be program or activity receiving federal subjected to discrimination under a origin, be excluded from participation grounds of race, color, or national ensure 42. U.S.C. 2000d, "No person Department of Transportation to It is the policy of the Tennessee in the United States shall, on the

contracts of insurance and guaranty. It does cover forms of federal aid except those federally funded program beneficiaries or where the purpose of federal employment practices resulting in discrimination against Department of Transportation." Title VI covers all ssistance is to provide employment. financial assistance from the

VI responsibilities as well as addresses the effects on Order 5610.2). This order clarifies and reinforces Title US DOT Issued an Order on Environmental Justice (DOT populations." In support of Executive Order 12898, the policies, and activities on minority and low-income priate, disproportionately high and adverse human low-income populations. health or environmental effects of its programs,

Adverse impacts may include:

- Parton . Bodily impairment, infirmity, liness, or death
- contamination Air, noise, and water poliution and soil Destruction or disruption of man-made or
- Destruction or disruption of community cohesion or a Destruction or diminution of aesthetic values natural nesources
- Destruction or disruption of the availability of public and private facilities and services community's economic vitality
- + Alphation
- Adverse employment effects
- Displacement of persons, businesses, farms, or nonprofit produzations
- Increased traffic congestion, isolation, exclusion, or given community or from the broader community separation of minority or low-income individuals within a
- The deried of, reduction in, or significant delay in the receipt of, benefits of DOT programs, policies, or activities

Action to Address Environmental Executive Order 12898: Federal

President Clinton signed On Fabruary 11, 1994, Environmental justice

Public involvement

may impact human health and environment. public participation in matters that minority populations and low-income directs the department to provide decision making. The DOT Order planning and project development is an integral part of transportation information on, and opportunities for populations greater access to (5610.2) on Environmental Justice

Title VI & Limited

English Proficiency (LEP)

programs, services, and information The federal government and those have meaningful access to the staps to ensure that LEP persons government must take reasonable receiving assistance from the federa

not their primary language. this ever growing population of individuals, for whom English is thase entities provide. This will require agencies to think outside the box" for creative solutions to address the needs of

Who is a Limited English Proficient Personi

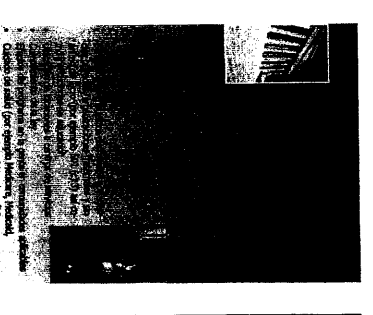
respect to a perticular type of service, benefit, or encounter. understand English can be limited English proficient, or "LEP." and who have a limited ability to read, speak, write or Persons who do not speak English as their primary language These individuals may be entitled to language assistance with

Violation? Who Can be Found in Who Must Comply and

that receive assistance from the federal All programs and operations of entities government



"Simple Justice requires that public funds, to which all taxpayers of all races contribute, not be spent in any fashion which encourages, entrenches subsidizes, or results in racial discrimination." President John F. Kennedy



COMO PRESENTAR UNA QUEJA

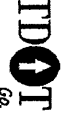
firmada 180 dies después de la fecha de la Ustad pueda prasentar una queja escrita y pretendida discriminación.

La queja debe incluir:

Su nombre, dreadón / domicillo y número de teléforo. Cómo, cuándo y dónde croe que se presenti la departamento que ustad cree lo discriminó. El nombre y dirección de la agencia, institución o discriminación alegados, y cuelquier otra información detallada información acerca de los actos de discriminación. Incluyendo lo más específico posible

contactor para clarificar sus alegaciones, quienes la división del título VI de TDOT podrám El nombre de cualquier persone, si las conoce, e

Su queja debe estar firmada y fechada



Por favor envie su queja a la dirección estipulada enseguida:

Tennessee Department of Transportation Llamada gratuita: 1-888-370-3647 505 Deaderick Street, Suite 1800 TTY Relay: 1-800-848-0298 Nashville, TN 37243-0347 Teléfono: (615) 741-3681 Fax: (615) 741-3169 Title VI Director

Para un formulario de quejas impreso visite nuestra página www.tennessee.gov/tdot/civil-rights/titlevi

Chen and ESCTS for texts were parted

la Administración Federal de la Carretera.

proyectos de construcción de carretaras ni proyectos ayudados por

pueden distriminar en sus prácticas del empleo con respecto a de segundo nivel que comen parte en la construcción de Carrebra puedan discriminar en la salacción o la retención de subcurir alticas reparición de subcontratistas de primero-nivel; subcontratistas no tas de la Ayudo-Federal no puedon discriminar en la selección o la carteza del contrato del Tibulo VI que requiere la conformidad con Todos contratos de la Ayuda-Federal deben incluir el idioma de la

de Ayude-Federal; y los contratistas y los subcontratistas no

el Titulo VI del Acta de las Derechos Civilies de 1964, Los contratte

Providings Six Contratto Do Asistancia Financiora

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ngleo y entramemiento de trabajo

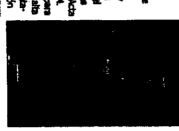
Caral Da Titulo Yo

Es Bobattamonto de Transporte de Terressee de los D

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con respecto al Titulo VI. Por favor departamento de Transporta de ción y czalquier otra información calidad tácnica, recursos, ortentaproveerle asistement de la més alta Tenemos la inefor disposición para de las Derechos Civiles de 1964. asociadas con el Titulo VI del Acta Tituto VI y las responsabilidade enterados de las provisiónes de banaficiarios de servicios estár equipo genenciai, contratistas y Tennessee es asegurar que el programe del Titulo VI del La meta más importante del



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Efectos adversos pueden incluir:

las pobleciones de bajos recursos.

Impedmentus corporales, affectores, enfermedades, o muerte

70 dude en librrar a nuestra oficina si necestra ayuda

- Aire, ruido, y potución del agua y contamina con de la berra
- Destrucción o desbaratamiento de los recursos naturales o de los hechos par el hombre
- Destrucción o desburatamiento de la cohesión comunitaria Destrucción o disminución de los valores estáticos
- Destrucción o desbaratamiento de la disponibilidad de o de la vitalidad económica de una comunidad

Transporte de Tennesses pers Es la politica del departamento de De Los Derechos Civiles De ¿Qué Es El Título VI Del Acta

- servicios y lugares públicos y privados
- Yibracon

excluida de participación, serán persona en los Estados Unidos será MARGURAY 42. U.S.C. 2000d, "Ningura

negados beneficios, o estará sujeta a

- Efectos adversos al empleo
- organizaciones sin ántino de lucro Despitazamiento de personas, negocios, fincas u
- exclusión o separación de las minorias o indivíduos Congestión de tráfico incrementada, alciamiento, de bejos recursos dentro de una comunidad dada o desde la comunidad en general.
- recepción de beneficios, programes, políticas o actividades La negación de, reducción en, o significante demora en la de el Departamento de Transportación.

propósito de la asistencia federal sea proviner empleo. discriminación comba beneficiarios de programas o donde el exepto aquellos contratos de seguro y garanda federalmente," Tibulo VI cubre todas las formas de ayuda federal

te fundadas. Esto cubra prácticas de empleo que resultan en

astetancia financiera faderal del Dopartamento de Transpor

pirograma o actividad recibiendo color, u origen nacional, bajo un discriminación con razón de su raza,

Clinton firmó la orden ejecutiva En Febrero 11, 1994 ei presidente le Justicie Ambiental a las Poblecio nes Afrontarias y a las Poblacione Título VI Y Justicia 12898; Acadin Federal para dispr

Ambientel

de Bajos Dryresos. La orden ejeci-

misión identificando y dirigiendo, como sea apropiado, efectos tive centró su atonción en el Titulo VI previendo que "cada de sus programes, políticas y actividades en las minorias y agencia hará esfuerzos en Justicia Ambiental como parte de su responsabilidades del Thulo VI sel como dirige los efectos en poblaciones de bajos recursos. En apoyo a la orden ejectiova embientaies o de salud humana desproporcionedamente alfos (orden DOT 5610.2). Esta orden darifica y refuerza las 12898, al US DOT emitió una Orden en Justicia Ambiental



Justicia Ambiental dirige al departamento del transporte, La orden DOT (5610.2) en es parte integral de la toma de decisiones poblaciones de bajos ingrasos en asuntos a proveer a las poblaciones minoritarias y de proyecto de desarrollo y pleneación El involucramiento público



el ambiente. que puedan impactar la salud humana y



Limitada de Inglés (LEP) Titulo VI y La Capaddad

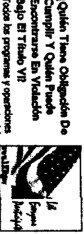
LEP tergen un acceso eignificativo a reciben asietencia financiera del gobierno federal deben tomer medidas El gobiemo federal y ésos servicios que sus programas, servicios, e Información razonablea para asegurar que parsona

ción creciente, pera quience el inglés no es su primer idioma que seas entidades proporcionan. Esto requestrá que las agencias pieneen "aluera-de-la-cajs" para obtener soluciones ngenues que puedan resolver les problemas de esta poble-

de Inglés (LEP)? ¿Quién es una persona de Capacidad Limitada

o comprender el inglés. Estas personas tienen derecho a recibir asiabancia de idioma con respecto a cualquier clasa de cual tiene une capeddad limitada pera leer, habler, escribir LEP es una persona cuyo primer ictioniz no es el inglés, la servicio, beneficio, o sibuación que se puede presentar.

Cumplir Y Quián Puede ¿Quién Tiene Obligación De Bajo El Título VII Encontrarse En Violación



privada. Cualquiar entidad que recibe adiotencia financiara Federal a través de otro beneficiario / entidad mencionado gobierno federal (ejemplo: beneficiarios), incluyen: Cualquie anteriormente, tiene obligación de cumplimiento. agencia estatal, agencia local, institución u organización

de entidades que reciben ayuda del

La clemental justicia requiere que los fondos publicos, a los cuales todos los contribayentes de impuestos de todas las razas aportan, no sean gastados de ninguna manera para, animar, arraiga, subsidiar o resultar en discriminación saciat." Presidente John F. Kennedy

PROHIBIT DISCRIMINATION AND COMPLY WITH TITLE VI, TO COUNTY GOVERNMENT TO IT IS THE POLICY OF FENTRESS TO AVOID THE LOSS OF FEDERAL

SIGNED WRITTEN COMPLAINT TO: COMPLAINT MAY SUBMIT A ANY ONE WISHING TO FILE A

E-MAIL: wfranksmith@live.com PHONE: 931-879-7713 P.O. BOX 1128 FENTRESS COUNTY EXECUTIVE JAMESTOWN, TN 38556 101 MAIN STREET 931-879-1579

THE COMPLAINT SHOULD

PHONE NUMBER YOUR NAME, ADDRESS,

DEPARTMENT YOU BELIEVE DISCRIMINATED AGAINST NAME AND ADDRESS OF

DETAILS ON ALL ALLEGED

FENTRESS COUNTY GOVERNMENT

TITLE VI PROGRAM

OR ACTIVITY RECEIVING UNITED STATES SHALL, UNDER ANY PROGRAM NATIONAL ORIGIN, BE PARTICIPATION IN, BE OF, OR BE SUBJECTED DENIED THE BENEFITS ON THE GROUNDS OF FEDERAL FINANCIAL TO DISCRIMINATION "NO PERSON IN THE **EXCLUDED FROM** RACE, COLOR OR ASSISTANCE."

COLOR, NATIONAL ORIGIN OR PROHIBITED DUE TO RACE, WHAT KINDS OF ACTIONS ARE LIMITED ENGLISH PROFICIENCY? TITLE VI PROGRAM

- DENYING SERVICES
 PROVIDING A DIFFERENT BENEFIT OR SERVICE
- STOPPING A PERSON FROM PROVIDING SEPARATE SERVICE OR STANDARD FOR ACCEPTANCE
- TALKING TO SOMEONE ENJOYING A FACILITY
- NOT ALLOWING A CHANCE TO DISRESPECTFULLY BOARD OR BODY PLANNING OR ADVISORY BECOME A MEMBER OF
- PERMITTING DISCRIMINAYORY BUILT WITH FEDERAL FUNDS ACTIVITY IN A FACILITY

WHAT IS COVERED?

- SITE AND LOCATION OF **FACILITIES**
- BENEFITS AND SERVICES CONTRACTS
- LAW ENFORCEMENT
- PARKS AND RECREATION
- HEALTH CARE...AND ETC

HENTRESS COUNTY

GOVERNIMENT

TITLE VI

Title VI, 42 U.S.C. ~ 2000d et seq., was enacted as part of the landmark Civil Rights Act of 1964. It prohibits discrimination on the basis of race, color, and national origin in programs and activities receiving federal financial assistance.

Federal Financial Assistance means more than just money. It is also aid that enhances the ability to improve or expand allocation of a recipient's own resources. This includes grants and loans, tax incentives, and technical assistance.

Title VI applies to discrimination throughout an agency, not just to actions involving the federally assisted program. Therefore, if an agency receives any federal financial assistance for any program or activity – the entire agency (recipients, sub-recipients, and contractors) is required to comply with Title VI, not just that particular program. A Non-discrimination statement must be included in all county contracts.

State Law (T.C.A. 4-21-904) also mirrors the federal law.

(23 U.S.C. 324) expanded the protected class to include prohibiting discrimination based upon gender as well.

The Age Discrimination Act of 1975 (42 U.S.C. 6101-07) and the Americans with Disabilities Act of 1990 (49 CFR 27) further expanded the protection to include discrimination based on age and disability:

Aggrieved individuals may file administrative complaints with the federal agency that provides funds to a recipient.

The Tennessee Human Rights
Commission is the lead coordination
state agency for monitoring and
enforcement within the State of
Tennessee. Complaints may be filed
by an individual, a class, or by a third
party, within 180 days from the date of
the alleged discriminatory act.

YOUR ASSISTANCE IN ENSURING THAT FENTRESS COUNTY GOVERNMENT COMPLIES IN ALL RESPECTS WITH TITLE VI IS GREATLY APPRECIATED

LIMITD ENGLISH PROFICIENCY

In August 2000, Executive Order 13166
began to require agencies to examine the
services they provide, identify any for
services to those with limited English
proficiency, and develop and implement a
system to provide those services so LEP
persons can have meaningful access to them.

communication between service providers service recipients. Language assistance must that receive federal funds and their potential This service is required for effective should be given information in a format equal access to programs. The recipient Proficiency to be excluded from or denied barriers cause persons of Limited English be provided in instances where language situation to the provider. Achieving must be able to communicate his/her or burden on the person with language effective communication must not place cost he/she can understand about the services and friends or family members as interpreters. barriers and he/she cannot be required to use

Within Fentress County Government the Title VI Coordinator should be promptly notified of any Title VI complaint, formal or informal.

- It is the general policy of Fentress County, Tennessee, not to discriminate against anyone with Limited English Proficiency (LEP), who participates in our programs and/or services. We have taken steps to ensure that all individuals will be able to communicate, either through written or oral language services, with all members of our staff. Fentress County adopts the following language assistance procedures for situations in which LEP individuals need direct services or information and to ensure compliance with the Executive Order 13166.
- 2. Employees will have access to "I Speak" cards. See attachment.
- 3. Once language proficiency is determined, employees will have resources available to assist the individual in determining his/her need.
- If the need is urgent or life threatening, employees will defer to their supervisors what steps need to be taken. The steps are, but not limited to, the following:
 - If the need is a document translated, the supervisor will have the document translated as soon as possible, without jeopardizing his/her duties as a supervisor.
 - If the need is oral language services, the supervisor will take appropriate actions to provide the assistance as soon as possible through a translation service, without jeopardizing his/her duties as a supervisor.
 - The supervisor has the obligation to the safety of his/her employees as well as the people of Fentress County to assist the need of all persons. This includes not leaving his/her work place unless it is an emergency.
 - If the need is urgent or life threatening, employees will use, to the best of their ability, any resource available to accommodate the individual.
 - Any person who thinks there has been discrimination against him/her because of LEP should contact Vickie Reagan, Title VI Coordinator. Ms. Reagan will confer with the necessary individual(s) within the Title VI Division of the State of Tennessee and the County Attorney of Fentress County.

Census 2000 LANGUAGE IDENTIFICATION FLASHCARD	
املاً هذا المربع اذا كنت تقرأ أو تتحدث العربية.	Arabic
ြ խոստում՝ երան կատարեք այս ջառակուսում, եթե խոստում՝ երան կարդում եջ Հայերեն:	Amenien
যদি আপনি বাংলা পড়েন বা বলেন তা হলে এই বাকেন দাগ দিন।	Bengali
្ត្រី ស្មាបញ្ជាក់ក្នុងប្រគបនេះ បើអ្នកដាន ឬនិយាយកាសារ (ខ្លូវ ។	Cambodian
Matka i kahhon komu no taitai pat un sang i Chamorro.	Chamorro
如果您具有中文閱讀和會話能力,讀在本空格內標上X記號。	Chinese
Make kazye sa a si ou li oswa ou pale kreyòl ayisyen.	Creole
Označlic ovaj kvadratić ako čitate ili govorite hrvatski jezik.	Croatian (Serbo-Croatlan)
Zaškrtněte tuto kolonku, pokud čtete a hovoříte česky.	Czech
Kruis dit vakje aan als u Nederlands kunt lezen of spreken.	Dutch
Mark this box if you read or speak English.	English
اکن خواندن وارشتان قارسی بدرهستین، این مربع را علامت بگذارید.	Farsi
D-3309	

Cocher ici si vous lisez on parlez le français.	French
Kreuzen Sie dieses Kästchen an, wenn Sie Deutsch lesen oder sprechen.	German
Εημειώστε αυτό το πλαίσιο αν διαβάζετε ή μιλάτε Ελληνικά.	Greek
अगर आप हिन्दी बोलते या पद सकते हों तो इस गोले पर चिह्न लगाएँ।	Hindi
Kos lub voj no yog koj paub twm thiab hais lus Hmoob.	Hmong
Ielölje meg ezt a kockát, ha megérti vagy beszéli a magyar nyelvet.	Hungarian
Markaam daytoy nga kahon no makabasa wenno makasaoka iti Ilocano.	llocano "
Marchi questa casella se legge o parla italiano.	Italian
日本語を読んだり、話せる場合はここに印を付けてください。	Japanese
한국어를 읽기나 말할 수 있으면 이 칸에 표시하십시오.	Korean
ได้พบานใต่ยัดฏนี้ ก้างทาบอามผู้ปากพาธาอาจ	Laction
Zaznacz tę kratkęjeżeli czyta Pan/Pani lub mówi po polsku.	Polish
Assinale este quadrado se voce lê ou fala Português.	Portugues
D-3309	

Însemnați această căsuță dacă citiți sau vorbiți Românește.	Romanian
Пометьте этот квадрагик, если вы читаете или говорите по-русски.	Russian
Maka pe fa'ailoga le pusa les pe afui e te foitau pe tusitusi i le gagana Samos.	Semoan
Обележите овај квадратић уколико читате или говорите српски језик.	Serblan (Serbo-Crostian)
Označte tento štvorček, ak viete čitať alebo hovoriť po slovensky.	Slovak
Marque esta casilla si lee o babla español.	Spanish
Markahan ang kahon na ito kung ikaw ay nagsasalita o nagbabasa ng Tagalog.	Tagalog
ใน้กาเลรื่องหมายลงในข้องอ้าท่านย่วมหรือสูลภาษาไทย.	Thal
Faka'ilonga'i 'ae puba ko'eni kapau 'oku te lau pe lea 'ae lea fakatonga.	Tongan
Відмітыте цю клітинку, якщо ви читвете або говорите українською мовою.	Ukrainian
اکر آپ ارس پڑمتے یا ہوائے ہیں تراس غانہ میں نشان لگائی۔	Urdu
Xin đánh dấu vào ô này nếu quý hiết đọc và nói được Việt Ngữ.	Vietnamase
צייכנט דעם קעטטל אויב איר שרייבט אדער ליינט איזיש. D-3309	Yiddish



ACCESS CODE REGISTRATION FORM

Please note that AVAZA will assign the Account Number, Client ID and Access Code.

Amency information:

Date: 9/18/13

Agency Name Fentress County Government	Account Number 600-951	Agency 350/ EHM/ YBM 620879009						
Agency Rep Vickie Reagan	Title	Agency Rep Tel 8 931-879-7713			931-879-1579			
Address PO Box 1128	Jamestown	State TN	г ф 38556	E-mell Wfranksmith@live.com				

Billing Information:

Silling Rap Vickie Reagan	Title	931-879-7713			Fex# 931-879-1579	
Address	Jamestown	State	д _р	E-ma	i	
PO Box 1128		TN	38556	Wfra	inksmith@live.com	

Service Information:

Contract Start Date: 8/1/2011		Contract End Date: 7/31/2014		
	☐ Premium User		☐ Consecutive	
	Standard User	On-Site	☐ Simultaneous ☐ Voice-Overs	
Over-the-Phone Interpreting	☐ Non-Profit	Interpreting		
	⊕ State		☐ Sight Translations	
	☐ Medical		☐ Sight Translations	
Professional Interpreter Training	□ Legal	Translations	□ Document Translations	
t carinum.	☐ Social		☐ Transcriptions	

Copyright © 2011 Amount Longroups Standard Corp.	Cinclebrar, This work	provided by Austra Language Standard Corp. is provided by the Hubsteri Copyligh	
5200 Linker Oxfor Salls 803	,	Phone: 615.534.3400	WWW.BV928.55
Nashville, TN 37211	-	Fax: 615.810.8508	

NEW EMPLOYEE ORIENTATION TO TITLE VI

STATEMENT OF POLICY:

No person shall, on the grounds of race, color or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance.

All employees of Fentress county government are expected to consider, respect and observe this policy in their daily work and duties. If a citizen approaches you with a discrimination question or complaint that appears to be based on some type of discrimination, direct the citizen to the Title VI Coordinator, Amanda Hicks, Executive Assistant, and is located in the Fentress County Courthouse, Office of County Executive, 101 Main Street; Jamestown, TN 38556. Phone Number is 931-879-7713

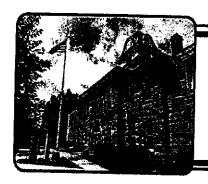
Employee Signature

Date

TITLE VI ACKNOWLEDGEMENT

BY SIGNING THIS FORM, I ACKNOWLEDGE I HAVE RECEIVED A COPY OF THE FENTRESS COUNTY GOVERNMENT TITLE VI POLICY, TITLE VI COMPLAINT PROCEDURES, AND LIMITED ENGLISH PROFICIENCY POLICY AND PROCEDURES.

SIGNATURE	PRINT NAM
ordinitional state of the state	
DA	7117



Fentress County Government 101 Main Street Jamestown, TN 38556

NEW EMPLOYEE ORIENTATION TO TITLE VI

STATEMENT OF POLICY:

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All employees of Fentress County Government are expected to consider, respect and observe this policy in their daily work and duties.

If a citizen approaches you with a discrimination question or complaint that appears to be based on some type of discrimination, direct the citizen to the Title VI Coordinator.

Shelli Dalton, Human Resources
Fentress County Courthouse
Human Resource Office, Room 202
101 Main Street
Jamestown, TN 38556
Phone Number is 931-879-3010



Fentress County Government 101 Main Street Jamestown, TN 38556

Fentress County Government Title VI Non-Discrimination Statement

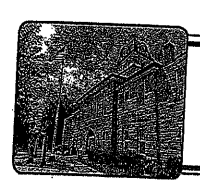
Fentress County ensures compliance with the Title VI of the Civil Rights Act of 1964; 49 CFR, part 21; related statues and regulations to the end that no person shall be excluded from participation in or be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal Financial Assistance from the U.S Department of Transportation on the grounds of Race, Color, Sex or National Origin.

Any Person who believes he or she has been discriminated against should contact the Fentress County Title VI Coordinator.

Fentress County Government
Title VI Coordinator
P.O. Box 1346
Jamestown, TN 38556
931-879-3010

l acknowledge re	eceipt of Title	VI notice	and it is	requirements	along with	the	Tile \	V
brochure.								

- .				•	 	
Signature						Date



Fentress County Government 101 Main Street Jamestown, TN 38556

FENTRESS COUNTY TITLE VI & LIMITED ENGLISH PROFICIENCY POLICY AND PROCEDURES ACKNOWLEDGEMENT

BY SIGNING THIS FORM, I ACKNOWLEDGE I HAVE RECEIVED A COPY OF THE FENTRESS COUNTY GOVERNMENT TITLE VI POLICY, TITLE VI COMPLAINT PROCEDURES, AND LIMITED ENGLISH PROFICIENCY POLICY AND PROCEDURES.

IGNATURE	PRINT NAME

TITLE VI

COMPLAINT PROCEDURES

1.	A complaint alleging discrimination against Fentress County may be filed with the Fentress County Executive office, specifically the Title VI Coordinator or his/her designee. The Title VI Coordinator will determine jurisdiction and investigate or forward complaint to proper agency.
2.	Complaints filed against departments of Fentress County Government will be logged and forwarded to the Civil Rights Office, Title VI Program, 205 Deaderick Street, Suite 1800, Nashville, TN 37243
3.	The Title VI Coordinator is designated to receive, acknowledge and investigate complaints and preparing final reports and recommending compliances/corrective action. Complaints must be filed in writing, including the name, address, phone number, detailed description of the alleged discriminatory act and signature of complainant and immediately sent to the Title VI Coordinator. The complaint must be filled within 180 calendar days of the alleged incident. The form can be filled out by the complainant or by his/her representative. Title VI Coordinator should retain the original complaint but a copy shall be provided to the department or person that the complaint is filed against.
4.	Complaints filed against contractors, sub-contractors, etc. of Fentress County Government will be processed and investigated by the Title VI Coordinator or his/her designee. Contractor(s) should receive a copy of any complaint filed.
5.	 Unless a complaint is being filed externally, all complaints should first be filed with the Coordinator. The Coordinator will immediately log the complaint and forward an initial report to TDOT within seven working days.
	 The Coordinator will forward a copy of the complaint to the individual and/or contractor official including the phone number of the Title VI officer assigned to investigate the complaint.
	• The investigation officer will initiate the investigation by contacting the complainant within three workdays of receiving the assignment to set up an interview and inform the complainant they have a right to have a witness or representative present during the interview and submit any documentation he/she perceives as relevant to proving his/her complaint. The Coordinator's investigative efforts regarding any complaints will be conducted in cooperation with the individual and/or contractor and the County Attorney has broad latitude to review a complaint and making a finding. Procedures can include, but are not limited to, discussing the complaint with the complainant, the alleged offender, and the initial reviewer, to determine the facts.
	The investigating officer will conduct and complete such fact-finding within sixty (60) consecutive calendar days after receipt of the

complaint. Once the investigation is completed, the Coordinator will prepare a written report of findings including the written complaint containing the allegation, basis, and date of filing; summarized statements taken from witnesses, finding of facts; opinion (based on all evidence in the record) that the incident is substantiated or unsubstantiated. If the report includes a finding of violation of the Title VI, the Title VI Coordinator should include the individual and/or Contractor and /or sub contractor's proposed corrective action in the report. The Title VI Coordinator will determine appropriate corrective action. All corrective actions must be implemented within sixty days from the date of the actual recommendation. If the recommended corrective action has not been taken within the time period allowed, the individual and/or contractor and/or sub-contractor will be found to be in noncompliance with Title VI and the implementing rules and regulations and a referral will be made to TDOT for enforcement action.

• The Coordinator will maintain a Title VI complaint log to show identifying information, type, and status of each complaint filed. When any investigation is concluded, the Coordinator will keep a copy of the report on permanent file. Within five (5) consecutive work days after the completion of this report, the written findings will be communicated to this complainant.

APPEALS PROCEDURES:

6.

- The Complainant has the right to appeal all written reports to the Federal Highway Administration.
- The appeal must be made in writing to the TDOT Title VI Director within fourteen (14) days of receipt of Fentress County Government's final report.
- The appeal must specifically cite the portion(s) of the finding with which the complainant disagrees and his/her reason(s) for disagreement.
- The TDOT Title VI Director will forward this appeal within seven (7) days to the Federal Highway Administration for review.
- The FHWA review of the findings will be based on the entire record.
- The FHWA must complete the appeal review thirty (30) calendar days after receipt of the appeal.
- The FHWA will forward their written findings to the complainant and the TDOT Commissioner/Civil Rights Office.

EXTERNAL COMPLAINT INFORMATION

State of Tennessee
Department of Economic & Community Development
William R. Snodgrass Tennessee Tower
312 Eight Avenue North, Eleventh Floor
Nashville, TN 37243-0405

Summer Carr Title VI Coordinator

Phone: (615) 253-1944 Fax: (615) 532-1296

Complaints may also be filed with:

Tennessee Title VI Compliance Commission Tennessee Department of Personnel First Floor, James K. Polk Building 505 Deaderick Street Nashville, TN 37243-0635

Tiffany Taylor, Director
Tennessee Title VI Compliance Commission

Phone: (615) 532-4882 Fax: (615) 532-0728

Complaints filed by persons other than applicants, recipients or beneficiaries must give the name and location of the person for whom the complaint is being made.

Each complaint will be investigated promptly. If you file a complaint, you will be notified of the findings, and corrective action will be taken immediately as needed.

CONFIDENTIAL

		иливек	
		NAME OF PERSON(S) MAKING THE COMPLAINT	
		NAME OF PERSON DOCUMENTING AND INVESTIGATING THE COMPLAINT	H
		DEPARTMENT, COMPANY OR PERSON THAT THE COMPLAINT IS ABOUT	TITLE VI COMPLAINT LOG
		DATE OF COMPLAINT	4
		ACTIONS TAKEN	
,		FINAL OUTCOME	

TITLE VI

DISCRIMINATION COMPLAINT

COMPLAINANT CONTACT INFORMATION.

NATIONAL ORIGIN:

BACKGROUND ON THE ALLEGED DISCRIMINATION

Provide your name and address. NAME ADDRESS CITY STATE ZIP COUNTY TELEPHONE CELL E-MAIL DATE OF BIRTH RESPONDENT CONTACT INFORMATION. Provide the name and address of party(ies) that you believe discriminated against you: NAME ADDRESS TYPE OF BUSINESS CITY STATE ZIP TELEPHONE COUNTY WHEN DID THE DISCRIMINATORY ACT(S) OCCUR? Beginning date of the alleged discriminatory act? Most recent date of the alleged discriminatory act? Is the alleged discriminatory act ongoing? \square YES \square NO **BASIS OF DISCRIMINATION:** RACE: ______ COLOR: _____

Which of following action(s) were taken below.)	n against you? (Check only those that apply and describe
□DENIED PROGRAM SERVICE, AI	D, OR BENEFIT
□RECEIVED SERVICE OR BENEFIT PROVIDED TO OTHERS	T DIFFERENTLY OR INFERIOR TO THOSE
□SUBJECTED TO SEGREGATE OR RECEIPT OF ANY SERVICE OR B	SEPARATE TREATMENT RELATED TO THE ENEFIT
DENIED OPPORTUNITY TO PART ADVISORY BODY	TICIPATE AS MEMBER OF PLANNING OR
□RETALIATED AGAINST AS A RE	SULT OF ALLEGING ANY OF THE ABOVE
□OTHER	
IN YOUR OWN WORDS TELL US describe how others were treated different	WHAT HAPPENED. Give dates, when applicable. Also, ently than you. Use additional paper if needed.
-	
	·
Complainant Signature	Date
WITNESSES: Please list any individual your complaint. Include as much contact the /respondent(s) named in your complaint.	als that may have information that supports or clarifies et information as possible. This list will not be provided to laint.
NAME	ADDRESS

CITY	STATE	ZIP	COUNTY
TELEPHONE		CELL	
NAME		ADDRESS	NPA-A-A-A
CITY	STATE	ZIP	COUNTY
TELEPHONE		CELL	
NAME		ADDRESS	
CITY	STATE	ZIP	COUNTY
TELEPHONE		CELL	· · · · · · · · · · · · · · · · · · ·
NAME		ADDRESS	
CITY	STATE	ZIP	COUNTY
TELEPHONE		CELL	
NAME	*****	ADDRESS	
CITY	STATE	ZIP	COUNTY
TELEPHONE		CELL	